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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/007,823	11/13/2001	Casper Kruger Troelsen	22645-7200	7261
7590 12/01/2005			EXAMINER	
David G. Beck			NI, SUHAN	
McCutchen, Doyle, Brown & Enersen, LLP Suite 2500			ART UNIT	PAPER NUMBER
Three Embarcadero Center			2646	<del>_</del>
San Francisco, CA 94111		DATE MAILED: 12/01/2005	•	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/007,823	TROELSEN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Suhan Ni	2646			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>20 Ju</u>	ıne 2005.				
<u> </u>	action is non-final.				
3) Since this application is in condition for allowar					
Disposition of Claims					
<ul> <li>4) ☐ Claim(s) 1-22 is/are pending in the application.</li> <li>4a) Of the above claim(s) 19-22 is/are withdraw</li> <li>5) ☐ Claim(s) is/are allowed.</li> <li>6) ☐ Claim(s) 1-16 is/are rejected.</li> <li>7) ☐ Claim(s) 17 and 18 is/are objected to.</li> <li>8) ☐ Claim(s) are subject to restriction and/o</li> </ul>	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine	r.				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119					
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment/s\					
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
<ul> <li>Notice of Treferences Cited (170-032)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>	Paper No(s)/Mail Da				

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**DETAILED ACTION** 

1. The Art Unit location of your application in the PTO has changed. To aid in correlating

any papers for this application, all further correspondence regarding this application should be

directed to Group Art Unit 2646.

Response to Election/Restriction

2. This communication is responsive to the provisional election made without traverse on

06/20/2005 to prosecute the invention of Group I, claims 1-18. Group II, claims 19-22 are

withdrawn from further consideration, as being drawn to a non-elected invention. A complete

reply to a future final office action must include cancellation of non-elected claims or other

appropriate action (37 CFR 1.144). See MPEP § 821.01.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include

the following sections in order. Each of the lettered items should appear in upper case, without

underlining or bold type, as a section heading. If no text follows the section heading, the phrase

"Not Applicable" should follow the section heading:

(a) TITLE OF THE INVENTION.

(b) CROSS-REFERENCE TO RELATED APPLICATIONS.

(c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR

DEVELOPMENT.

(d) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A

COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program

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listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)

- (e) BACKGROUND OF THE INVENTION.
  - (1) Field of the Invention.
  - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (f) BRIEF SUMMARY OF THE INVENTION.
- (g) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (h) DETAILED DESCRIPTION OF THE INVENTION.
- (i) CLAIM OR CLAIMS (commencing on a separate sheet).
- (j) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).

# **Content of Specification**

- (a) <u>Title of the Invention</u>: See 37 CFR 1.72(a) and MPEP § 606. The title of the invention should be placed at the top of the first page of the specification unless the title is provided in an application data sheet. The title of the invention should be brief but technically accurate and descriptive, preferably from two to seven words may not contain more than 500 characters.
- (b) Cross-References to Related Applications: See 37 CFR 1.78 and MPEP § 201.11.
- (c) <u>Statement Regarding Federally Sponsored Research and Development</u>: See MPEP § 310.

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Incorporation-By-Reference Of Material Submitted On a Compact Disc: The specification is required to include an incorporation-by-reference of electronic documents that are to become part of the permanent United States Patent and Trademark Office records in the file of a patent application. See 37 CFR 1.52(e) and MPEP § 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text were permitted as electronic documents on compact discs beginning on September 8, 2000. Or alternatively, Reference to a "Microfiche Appendix": See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.

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- (e) <u>Background of the Invention</u>: See MPEP § 608.01(c). The specification should set forth the Background of the Invention in two parts:
  - (1) Field of the Invention: A statement of the field of art to which the invention pertains. This statement may include a paraphrasing of the applicable U.S. patent classification definitions of the subject matter of the claimed invention. This item may also be titled "Technical Field."
  - (2) Description of the Related Art including information disclosed under 37

    CFR 1.97 and 37 CFR 1.98: A description of the related art known to the applicant and including, if applicable, references to specific related art and problems involved in the prior art which are solved by the applicant's invention. This item may also be titled "Background Art."

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general statement of the invention: See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth. Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention.

- (g) <u>Brief Description of the Several Views of the Drawing(s)</u>: See MPEP § 608.01(f).
   A reference to and brief description of the drawing(s) as set forth in 37 CFR 1.74.
- (h) Detailed Description of the Invention: See MPEP § 608.01(g). A description of the preferred embodiment(s) of the invention as required in 37 CFR 1.71. The description should be as short and specific as is necessary to describe the invention adequately and accurately. Where elements or groups of elements, compounds, and processes, which are conventional and generally widely known in the field of the invention described and their exact nature or type is not necessary for an understanding and use of the invention by a person skilled in the art, they should not be described in detail. However, where particularly complicated subject matter is involved or where the elements, compounds, or processes may not be commonly or widely known in the field, the specification

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should refer to another patent or readily available publication which adequately describes the subject matter.

- (i) Claim or Claims: See 37 CFR 1.75 and MPEP § 608.01(m). The claim or claims must commence on separate sheet or electronic page (37 CFR 1.52(b)(3)). Where a claim sets forth a plurality of elements or steps, each element or step of the claim should be separated by a line indentation. There may be plural indentations to further segregate subcombinations or related steps. See 37 CFR 1.75 and MPEP § 608.01(i)-(p).
- disclosure as a whole in a single paragraph of 150 words or less commencing on a separate sheet following the claims. In an international application which has entered the national stage (37 CFR 1.491(b)), the applicant need not submit an abstract commencing on a separate sheet if an abstract was published with the international application under PCT Article 21. The abstract that appears on the cover page of the pamphlet published by the International Bureau (IB) of the World Intellectual Property Organization (WIPO) is the abstract that will be used by the USPTO. See MPEP § 1893.03(e).
- (k) <u>Sequence Listing</u>, See 37 CFR 1.821-1.825 and MPEP §§ 2421-2431. The requirement for a sequence listing applies to all sequences disclosed in a given application, whether the sequences are claimed or not. See MPEP § 2421.02.

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### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) The invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

3. Claims 1-6 and 16 are rejected under 35 U.S.C. 102(e) as being anticipated by Bisgaard (U. S. Pat. - 6,741,712).

Regarding claim 1, Bisgaard discloses a method of saving data within a persistent data space of a hearing aid, the method comprising the steps of: processing an input signal (5) by a processor (6) according to a predetermined algorithm to generate a processed output signal, generating a plurality of data sets, representing respective values of predetermined hearing aid associated variables by the processor (Fig.), writing the plurality of data sets to respective storage areas within the persistent data space(8-9), indicating a valid data set, of the plurality of data sets, by setting (7) a value of at least one data variable in the persistent data space.

Regarding claim 2, Bisgaard further discloses the method of saving data within the persistent data space of a hearing aid, wherein the processor reads the value of the at least one data variable during power on of the hearing aid to identify (7) and load the valid data set of the plurality of data sets (8-9).

Regarding claims 3-6, Bisgaard further discloses the method of saving data within the persistent data space of a hearing aid, wherein the plurality of data sets are written to their respective storage areas in an intermittent manner as claimed inherently.

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Regarding claim 16, Bisgaard discloses a hearing aid comprising: an input signal channel (5) providing an input signal; a processor (6) adapted to process the input signal according to a predetermined algorithm to generate a processed output signal, generate a first data set representing a value or values of one or several predetermined hearing aid associated variable(s), writing the first data set to a first memory segment within the persistent memory device (8-9), generate a second data set representing a value or values of the one or several predetermined hearing aid associated variable(s), writing the second data set to a second memory segment within the persistent memory device (8-9), selectively indicating (7) the first or the second data set as a valid data setting a data variable value in a third memory segment (8-9) in the persistent memory device as claimed.

4. Claims 1-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Sigwanz et al. (U. S. Pat. - 5,838,806).

Regarding claim 1, Sigwanz et al. disclose a method of saving data within a persistent data space of a hearing aid, the method comprising the steps of: processing an input signal (1) by a processor (4) according to a predetermined algorithm to generate a processed output signal (A), generating a plurality of data sets, representing respective values of predetermined hearing aid associated variables by the processor (Fig.), writing the plurality of data sets to respective storage areas within the persistent data space(5), indicating a valid data set (VA1-4), of the plurality of data sets, by setting (2) a value of at least one data variable in the persistent data space (5).

Regarding claim 2, Sigwanz et al. further disclose the method of saving data within the persistent data space of a hearing aid, wherein the processor reads the value of the at least one

data variable during power on of the hearing aid to identify (2) and load the valid data set of the

plurality of data sets (5).

Regarding claims 3-6 and 9-12, Sigwanz et al. further disclose the method of saving data

within the persistent data space of a hearing aid, wherein the plurality of data sets are written to

their respective storage areas in an intermittent manner as claimed inherently.

Regarding claims 7-8, Sigwanz et al. further disclose the method of saving data within

the persistent data space of a hearing aid, wherein the persistent memory device is a serial

EEPROM (col. 2, lines 14-19) as claimed.

Regarding claims 13-15, Sigwanz et al. further disclose the method of saving data within

the persistent data space of a hearing aid, wherein each data set of the plurality of data sets is

associated with an error detection or error correction code within the persistent data space (5)

and the plurality of data sets are constituted by a first and a second data set (VE1-VA5) as

claimed.

Information Disclosure Statement

5. The prior art of U.S. Patent made of record and not relied upon is considered pertinent to

applicant's disclosure. The prior art of Foreign Patent Document has not made of record, since

there is no English Translation for the listed foreign patent provided by the applicant. Please

provide English Translation for the listed foreign patent of DE19734723C1 document in next

communication for consideration.

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## Allowable Subject Matter

6. Claims 17-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Response to Amendment

7. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

## **Conclusion**

- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Suhan Ni** whose telephone number is (571)-272-7505, and the number for fax machine is (571)-273-7505. The examiner can normally be reached on Monday through Thursday from 10:00 am to 8:00 pm. If it is necessary, the examiner's supervisor, **Sinh N. Tran**, can be reached at (571)-272-7564.
- 9. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov/">http://pair-direct.uspto.gov/</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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10. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (571)-272-2600, or please see <a href="http://www.uspto.gov/web/info/2600">http://www.uspto.gov/web/info/2600</a>.

November 28, 2005

SUHAN NI PRIMARY EXAMINER